



UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/015,996	12/10/2001	Stephen Carter	010079	3525
23696 7.	590 09/23/2005		EXAMINER	
Qualcomm, N 5775 Morehous		FOX, BRYAN J		
San Diego, CA 92121			ART UNIT	PAPER NUMBER
			2686	

DATE MAILED: 09/23/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)			
Office Action Summary		10/015,996	CARTER, STEPHEN			
		Examiner	Art Unit			
		Bryan J. Fox	2686			
	The MAILING DATE of this communication app					
Period fo	• •					
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).						
Status						
1)⊠	Responsive to communication(s) filed on 13 Ju	<u>ine 2005</u> .				
	This action is FINAL. 2b)⊠ This action is non-final.					
3)	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
	closed in accordance with the practice under E	x parte Quayle, 1935 C.D. 11, 45	3 O.G. 213.			
Disposit	ion of Claims					
4)⊠	4)⊠ Claim(s) <u>1-8,11-18 and 21</u> is/are pending in the application.					
	4a) Of the above claim(s) is/are withdrawn from consideration.					
· -	Claim(s) is/are allowed.					
•	Claim(s) 1-8,11-18 and 21 is/are rejected.					
•	Claim(s) is/are objected to. Claim(s) are subject to restriction and/or	r election requirement				
<u>ا</u> ره	Claim(s) are subject to restriction and s	· oloollon roquinoment				
Application Papers						
,	The specification is objected to by the Examine					
10)	The drawing(s) filed on is/are: a) accompany					
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.						
,						
•	under 35 U.S.C. § 119		(1) (0			
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).						
a) ☐ All b) ☐ Some * c) ☐ None of: 1.☐ Certified copies of the priority documents have been received.						
	2. Certified copies of the priority documents have been received in Application No					
	3. Copies of the certified copies of the priority documents have been received in this National Stage					
	application from the International Bureau (PCT Rule 17.2(a)).					
* See the attached detailed Office action for a list of the certified copies not received.						
Attachmen	nt(s)					
1) Notice of References Cited (PTO-892) A) Interview Summary (PTO-413) Paper No(s)/Mail Date						
	3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) 5) Notice of Informal Patent Application (PTO-152)					
Paper No(s)/Mail Date 6) Other:						

Art Unit: 2686

DETAILED ACTION

Continued Examination Under 37 CFR 1.114

A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on June 13, 2005 has been entered.

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 11 and 21 are rejected under 35 U.S.C. 102(b) as being anticipated by Salihi (US005077791).

Regarding claim 11, Salihi discloses a system where each subscriber unit is capable of communicating in both a coded and an uncoded mode (see column 2, lines 20-41), which reads on the claimed, "in a wireless handset capable of operating in clear and secure modes." The system continually monitors communication during a call to determine whether the operation mode has been inadvertently or deliberately changed, and, if so, inhibits transmissions and presents an error message to the user, then a call request may be transmitted in the current operation mode (see column 5, line 60 – column 6, line 5 and figure 4), which reads on the claimed, "method of transitioning from

Art Unit: 2686

secure mode to clear mode during a call, the method comprising: sending at least one message based on a request from a user wishing to transmission from a secure mode to a clear mode; confirming transition to the clear mode as received in response to the received message; and receiving at least one message authorizing a clear call request."

Regarding claim 21, Salihi discloses a system where each subscriber unit is capable of communicating in both a coded and an uncoded mode (see column 2, lines 20-41), which reads on the claimed, "in a wireless handset capable of operating in clear and secure modes." The system continually monitors communication during a call to determine whether the operation mode has been inadvertently or deliberately changed, and, if so, inhibits transmissions and presents an error message to the user, then a call request may be transmitted in the current operation mode (see column 5, line 60 – column 6, line 5 and figure 4), which reads on the claimed, "method of transitioning from secure mode to clear mode during a call, the method comprising: means for sending at least one message based on a request from a user wishing to transition from a secure mode to a clear mode; means for confirming transition to the clear mode as received in response to the received message; and means for receiving at least one message authorizing a clear call request."

Claim Rejections - 35 USC § 103

The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.

Claims 1-3, 5, 12-15 and 17 are rejected under 35 U.S.C. 103(a) as being unpatentable over Walter et al (US006151677A) in view of Mannisto (US005805084A).

Art Unit: 2686

Regarding claim 1, Walter et al discloses a wireless telephone system for security where a keypad 152 includes a switch or other means, such as a pushbutton, for allowing the user to activate a secure transmission mode (see column 5, lines 34-37). Walter et al fails to expressly disclose that the pushbutton must be pressed for a certain amount of time.

In a similar field of endeavor, Mannisto discloses a system where in order to set a keyboard lock, a user depresses and holds the key for a given delay period. If the button is not pressed for a certain amount of time, the phone does not enter the keyboard lock state (see column 2, line 62 – column 3, line 3). Further, if the phone is in the auto-locked state, only the unlock sequence will register in the phone once it is locked (see column 3, lines 35-45), satisfying the condition of "unless the handset is currently in either secure-only mode or auto secure mode."

It would have been obvious to a person of ordinary skill in the art at the time of the invention to modify Walter et al with Mannisto so that the holding of the key sets the secure mode in order to avoid the need for a separate key which takes up space in the keypad and increases manufacturing costs as suggested by Mannisto (see column 1, lines 60-61).

Regarding claim 2, the combination of Walter et al and Mannisto discloses a system where a PIN is used to unlock the security features (see Walter et al column 4, lines 50-52 and column 7, lines 6-10 and figure 3).

Regarding claim 3, the combination of Walter et al fails to disclose the predetermined amount of time is about two seconds.

Art Unit: 2686

In a similar field of endeavor, Mannisto discloses a system where a suitable delay for the key to be pressed and held down for is roughly 0.5-2 seconds (see Mannisto column 3, line 3).

It would have been obvious to a person of ordinary skill in the art at the time of the invention to modify Walter et al with Mannisto so that the holding of the key sets the secure mode in order to avoid the need for a separate key which takes up space in the keypad and increases manufacturing costs as suggested by Mannisto (see column 1, lines 60-61).

Regarding **claim 5**, the combination of Walter et al and Mannisto discloses that after the phone is powered on, the user unlocks it by entering a PIN (see Walter et al column 7, lines 6-10 and figure 3), which reads on the claimed "the step of entering a PIN number is entered each time the handset is activated".

Regarding claim 12, Walter et al discloses a wireless telephone system for security where a keypad 152, which reads on the claimed "user-interface capable of being depressed", includes a switch or other means, such as a pushbutton, for allowing the user to activate a secure transmission mode (see column 5, lines 34-37). Walter et al fails to expressly disclose that the pushbutton must be pressed for a certain amount of time.

In a similar field of endeavor, Mannisto discloses a system where in order to set a keyboard lock, a user depresses and holds the key for a given delay period. If the button is not pressed for a certain amount of time, the phone does not enter the keyboard lock state (see column 2, line 62 – column 3, line 3). This system must

Art Unit: 2686

include the circuit for detecting the amount of time a key is depressed for as claimed.

Further, if the phone is in the auto-locked state, only the unlock sequence will register in the phone once it is locked (see column 3, lines 35-45), satisfying the condition of "unless the handset is currently in either secure-only mode or auto secure mode."

It would have been obvious to a person of ordinary skill in the art at the time of the invention to modify Walter et al with Mannisto so that the holding of the key sets the secure mode in order to avoid the need for a separate key which takes up space in the keypad and increases manufacturing costs as suggested by Mannisto (see column 1, lines 60-61).

Regarding claim 13, Walter et al discloses a wireless telephone system for security where a keypad 152 includes a switch or other means, such as a pushbutton, for allowing the user to activate a secure transmission mode (see column 5, lines 34-37). Walter et al fails to expressly disclose that the pushbutton must be pressed for a certain amount of time.

In a similar field of endeavor, Mannisto discloses a system where in order to set a keyboard lock, a user depresses and holds the key for a given delay period. If the button is not pressed for a certain amount of time, the phone does not enter the keyboard lock state (see column 2, line 62 – column 3, line 3). Further, if the phone is in the auto-locked state, only the unlock sequence will register in the phone once it is locked (see column 3, lines 35-45), satisfying the condition of "unless the handset is currently in either secure-only mode or auto secure mode."

Art Unit: 2686

It would have been obvious to a person of ordinary skill in the art at the time of the invention to modify Walter et al with Mannisto so that the holding of the key sets the secure mode in order to avoid the need for a separate key which takes up space in the keypad and increases manufacturing costs as suggested by Mannisto (see column 1, lines 60-61).

Regarding claim 14, the combination of Walter et al and Mannisto discloses a system where a PIN is used to unlock the security features (see Walter et al column 4, lines 50-52 and column 7, lines 6-10 and figure 3), which reads on the claimed "means for entering a personal identification number (PIN) to register as a secure user".

Regarding claim 15, Walter et al fails to expressly disclose the predetermined amount of time is about 2 seconds.

In a similar field of endeavor, Mannisto discloses a system where a suitable delay for the key to be pressed and held down for is roughly 0.5-2 seconds (see Mannisto column 3, line 3).

Regarding claim 17, the combination of Walter et al and Mannisto discloses that after the phone is powered on, the user unlocks it by entering a PIN (see Walter et al column 7, lines 6-10 and figure 3), which reads on the claimed "the step of entering a PIN number is entered each time the handset is activated".

Claims 4 and 16 are rejected under 35 U.S.C. 103(a) as being unpatentable over Walter et al in view of Mannisto as applied to claim 1 above, and further in view of Alanara et al (US005845205A).

Art Unit: 2686

Regarding claims 4 and 16, the combination of Walter et al and Mannisto fails to expressly disclose that the key pressed down is the send/talk key.

In a similar field of endeavor, Alanara et al discloses a phone system where a function is assigned to holding down the "send" key (see column 3, lines 50-61).

It would have been obvious to a person of ordinary skill in the art at the time of the invention to modify the combination of Walter et al and Mannisto so that the send key is held down in order to provide a more intuitive interface.

Claims 6, 7, 8 and 18 are rejected under 35 U.S.C. 103(a) as being unpatentable over Walter et al and Mannisto as applied to claim 2 above, and further in view of Harris et al (US006442406B1).

Regarding claims 6 and 18, the combination of Walter et al and Mannisto fails to expressly disclose the disabling of the telephone if the PIN is incorrectly entered a number of times.

In a similar field of endeavor, Harris et al discloses a system requiring entry of a code to change operating parameters (see column 1, lines 60-67), but when the code entry is not correct a conventional lockout routine is executed (see column 1, line 67 – column 2, line 6), which reads on the claimed "disabling the handset if the PIN number is incorrectly entered more than a predetermined number of times".

It would have been obvious to a person of ordinary skill in the art at the time of the invention to modify the combination of Walter et al and Mannisto to include the above disabling of the telephone if the PIN is entered incorrectly a number of times in

Art Unit: 2686

order to enhance the security of the device by making it more difficult for an unauthorized user to break the code.

Regarding claim 7, the combination of Walter et al, Mannisto and Harris et al discloses between 3 and 5 tries as an exemplary number of incorrect entries (see Harris et al column 2, lines 2-6). The combination of Walter et al, Mannisto and Harris et al fails to expressly disclose 7 as the number of tries for entering a PIN however this difference is not critical to the invention and would not render the claimed invention patentable over the disclosed invention because both provide the end result of preventing an unauthorized user from the functions the PIN is protecting. Therefore, it would have been obvious to a person of ordinary skill in the art at the time of the invention to modify the combination of Walter et al, Mannisto and Harris et al such that the phone is disabled after 7 incorrect PIN entries in order to further prevent an unauthorized user from gaining access to the functions the PIN is protecting.

Regarding **claim 8**, the combination of Walter et al, Mannisto fails to expressly disclose that the predetermined number of times is 3.

In a similar field of endeavor, Harris et al discloses between 3 and 5 tries as an exemplary number of incorrect entries (see Harris et al column 2, lines 2-6).

It would have been obvious to a person of ordinary skill in the art at the time of the invention to modify the combination of Walter et al and Mannisto to include the above disabling of the telephone if the PIN is entered incorrectly a number of times in order to enhance the security of the device by making it more difficult for an unauthorized user to break the code.

Art Unit: 2686

Response to Arguments

Applicant's arguments with respect to claims 11 and 21 have been considered but are most in view of the new ground(s) of rejection.

Applicant's arguments filed June 13, 2005 have been fully considered but they are not persuasive.

In response to applicant's argument that the references fail to show certain features of applicant's invention, it is noted that the features upon which applicant relies (i.e., the secure-only mode or auto-secure mode as described in the specification) are not recited in the rejected claim(s). Although the claims are interpreted in light of the specification, limitations from the specification are not read into the claims. See *In re Van Geuns*, 988 F.2d 1181, 26 USPQ2d 1057 (Fed. Cir. 1993).

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Bryan J. Fox whose telephone number is (571) 272-7908. The examiner can normally be reached on Monday through Friday 9-5.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Marsha Banks-Harold can be reached on (571) 272-7905. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Art Unit: 2686

Page 11

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Bryan Fox September 18, 2005 Marsha D. Banks-Harold SUPERVISORY PATENT EXAMINER TECHNOLOGY CENTER 2600